IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

SYLVIA GONZALEZ,	§
Plaintiff,	§ §
v.	§ CIVIL ACTION NO. 5:20-cv-01151-DAE
	§
CITY OF CASTLE HILLS, et al.,	§
	§
Defendants.	§

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

TO THE HONORABLE U.S. DISTRICT COURT JUDGE:

Now comes Plaintiff Sylvia Gonzalez (Plaintiff) and Defendant City of Castle Hills (Defendant), together as "Parties" and pursuant to FED. R. CIV. P. 41(a)(1)(A)(ii) files this its Joint Stipulation of Dismissal and respectfully shows the Court as follows:

- 1. The Parties held mediation on August 1, 2025 with Hon. Judge Bemporad, and agreed to a settlement for this case. The Parties further signed a Settlement and Release Agreement outlining the terms agreed to in the mediation, which included City Council approval of the settlement on October 14, 2025.
- 2. The Parties have stipulated and agreed to the dismissal with prejudice of this action against the Defendant.
- 3. The Plaintiff stipulates and agrees that the City will pay Plaintiff for all claims asserted, or which could have been asserted. This payment shall be made in accordance with the Settlement and Release Agreement within ten (10) business days after the filing of this Joint Stipulation of Dismissal. The Parties stipulate and agree that each shall bear their own costs and attorneys' fees.

Jnt. Stip. of Dismissal

The Parties request that the Court issue an order dismissing the claims against Defendant with prejudice which incorporates the Settlement and Release Agreement by reference in accordance with this joint stipulation, and that all pending motions and matters before the Court in this claim be dismissed in a final order.

Respectfully submitted,

INSTITUTE FOR JUSTICE
901 North Glebe Road, Suite 900
Arlington, VA 22203
Telephone: (703) 682-9320
abidwell@ij.org
waronin@ij.org
pjaicomo@ij.org

BY: /s/ Anya Bidwell

ANYA BIDWELL
Texas Bar No. 24101516
WILL ARONIN
New York Bar No. 4820031*
PATRICK JAICOMO
Michigan Bar No. P75705*
* Admitted *Pro Hac Vice*

ATTORNEYS FOR PLAINTIFF

DENTON NAVARRO RODRIGUEZ BERNAL SANTEE & ZECH A Professional Corporation 2517 N. Main Avenue San Antonio, Texas 78212 Telephone: (210) 227-3243 Facsimile: (210) 225-4481 Ifdenton@rampagelaw.com cmrodriguez@rampagelaw.com

BY: Clarissa M. Rodriguez
LOWELL F. DENTON
State Bar No. 05764700
CLARISSA M. RODRIGUEZ
State Bar No. 24056222

ATTORNEYS FOR DEFENDANTS

Jnt. Stip. of Dismissal

CERTIFICATE OF SERVICE

I hereby certify that on October 15, 2025, I electronically filed the forgoing document with the clerk of the Court using the CM/ECF system, which will send notification to all counsel of record.

/s/ Anya Bidwell Anya Bidwell

Jnt. Stip. of Dismissal